

GRAND JURY ALLAN HERBERT WILL HEAR FAIR BOOSTER AYLETT

Supervisor Who Said He Was
Tempted Refuses to Talk
Further.

WANTS NO LOCAL PUBLICITY

Declines to Take Board Into His
Confidence, as Well as City
Attorney.

(From Wednesday Advertiser.)

What merit there may be in the accusation brought against an unnamed party, supposed to be Willie Crawford, of having offered a bribe of sixteen hundred dollars to Supervisor Aylett to induce him to withdraw his opposition to the Fort street paving contract is to be learned through a grand jury investigation, which may commence this morning.

Yesterday, at a meeting of the board of supervisors, Aylett repeated his charge that he had been offered a substantial sum of money, in gold coin, to be handed over after he had delivered his own goods, for his vote against the Mayor. He refused to go into particulars, however, declaring that to the grand jury and to the grand jury alone would he divulge the interesting details he claims to have locked up in his secretive bosom.

When it was suggested that he might at least take the city attorney's office into his confidence, Aylett winked his other eye and announced he would have to see his attorney. Aylett intimated that the city attorney and his staff would have to wait for the grand jury session, the same as everyone else.

Ahle's denial of an attempted bribe, whether made as a joke, as a test of Ahle, as a way of getting his vote first and giving him the ha-ha afterwards, or as the real thing, is one of the surprises of the affair to those who have been watching it through the past weeks. Unless some responsible people have been very much mistaken in what Ahle tried to tell them, up until Sunday, he was repeating a story of his own adventure with the alleged bribe identical with the story Aylett tells. Now, however, he denies any offer of money at any time.

Board Meeting a Warm One.

The full membership of the board was present at the meeting called at noon, while the city attorney in person, supported by his deputy, Fred Milverton, was on hand, prepared to solve any legal problems that might arise in connection with the graft allegations. J. A. Gilman, head of the proposed paving company, in the interest of which the alleged bribe is supposed to have been offered, was present as an interested spectator.

The account of the alleged attempt at bribery, as given yesterday morning in The Advertiser, formed the text of the meeting, Mayor Fern reading a letter to the board regarding the matter, in which the following occurred:

"I beg to call your attention to certain matters that appeared in The Advertiser relative to alleged attempt of certain parties to bribe a member of this body in relation to his vote in regard to overriding of the Mayor's veto of the ordinance calling for the paving of Fort street."

"I would suggest that the matter be laid before a special committee to report to the board at its regular meeting to be held on Tuesday evening, June 21."

Nothing Secret.

Supervisor Quinn objected at once to any secrecy in the matter, stating that the affair was one that concerned the public as well as the board and should be thrashed out in public meeting. He wanted quick action and publicity.

It was then that Aylett sprung his ideas on the subject, announcing that the board could do as it pleased, but that he did not propose to tell anything. He doubted the right of the board to constitute itself into an inquisitorial body, anyway, but his doubts were removed by the city attorney quoting the law.

At any rate, Aylett had his doubts about the ability of the board to make him talk when he didn't want to and expressed the doubt. He stated that he would go before a grand jury and nothing but a grand jury, where only the few could hear what he had to say.

Deputy County Attorney Milverton stated that the legal end of the city government had nothing tangible to present to the grand jury and would like to hear what Aylett might have to present. He invited Aylett to step into the office and unburden himself.

"I will have to consult my attorney before I tell you or anyone else," replied the supervisor.

Cathartic Incredulous.

County Attorney Cathart appears to be amused at the Aylett charges, but states that the matter will be presented before the grand jury and gone into thoroughly.

Willie Crawford has seized the further notoriety given him by mention of his name in the affair and is wearing an air of highly injured innocence buttoned on with frogs. Willie professes to see a desperate attempt in the whole affair to damage his reputation in the community, laying the blame for the "plot" against his good name and fair fame on Lorrin Andrews. As Mr. Andrews secured his first information regarding the matter from The Advertiser, two weeks ago, and at that time declined to give any credence at all to the "graft" end of the story, Crawford will have to think up a new one.

Back From Coast Enthusiastic
Over Desirability of Exposition
at Frisco.

(From Wednesday Advertiser.)

Allan Herbert returned from San Francisco yesterday on the Wilhelmina, filled with enthusiasm in support of the Panama Exposition in 1915, and its being held at San Francisco.

He met the San Francisco committee, some of the members of whom are old personal friends of his. They informed him that they did not need or want any money from Honolulu in their support in connection with the fight now being made between San Francisco and New Orleans to get the exposition located at San Francisco, or later to help finance the exposition; but they did strongly ask for Hawaii's moral support for the present and later that it would install a good exhibit at the fair.

Mr. Herbert assured the committee that he would do everything that he could along the lines which they suggested, and stated that he would immediately bring the matter to the attention of the commercial bodies of Honolulu.

Wired the Delegate.

In order to acquaint the delegate with his feelings upon the proposition he sent him the following telegram:

"Permit me as an old friend of yours and a fellow citizen of Hawaii who has its interests at heart to request that you use your best endeavors to have San Francisco chosen as the site of the Panama Exposition. Hawaii ought to benefit by such a location because many of the great number going to a world's fair at San Francisco would visit Hawaii afterwards while none would go there from New Orleans."

Good for Islands.

Mr. Herbert states that he thinks that the holding of the fair in San Francisco in 1915 would be of the greatest benefit to Hawaii as it will certainly be very liberally patronized by people from the Orient and Australia and New Zealand, all of whom will pass through Honolulu. In addition to this the large number of visitors coming to the fair from the other direction will furnish a considerable quota of visitors for Honolulu.

When informed that local sentiment had already been expressed in favor of helping the San Francisco location of the fair, Mr. Herbert expressed the greatest gratification and said that he felt that it would be appreciated in San Francisco and would be of material help.

WILHELMINA HELD BY SLIGHT MISHAP

Cylinder Head Breaks, Ship
Stops Outside, Passengers
Transferred In.

The valve stem guide of one of the cylinder heads went wrong as the Matson liner Wilhelmina slowed down for the doctor to board the ship as she was coming into port early yesterday morning, one of the cylinder heads cracked and the big steamer was unable to reach her dock until noon. About ninety of her hundred cabin passengers were transferred by the tugboat Intrepid to the steamship dock without any mishaps and the Wilhelmina came up to the wharf with two cylinders working.

The broken part was removed and taken to the Honolulu Iron Works for repairs and it was said yesterday afternoon that the accident would probably not delay her sailing on time.

The Wilhelmina made the trip down from San Francisco in five days and fourteen hours. She arrived off the port about five o'clock yesterday morning and landed along under reduced speed until the doctor's launch came out and then came to a stop. When she undertook to proceed to her dock the accident happened which held her up for several hours.

All but about ten of the cabin passengers were taken off in relays and brought ashore.

The Matson liner brought ninety-four sacks of mail and this was landed by the tug Intrepid. The liner brought as freight about two thousand tons of cargo, including two automobiles and a quantity of freight destined for Hilo.

Among the passengers arriving on the Wilhelmina were Allan Herbert, who comes back from a visit to the mainland; City and County Treasurer Richard Trent who returned from a business trip that carried him to London, England. Mr. and Mrs. S. H. Thompson came here to go on at the Park theater. Miss Desmond is also another vaudeville performer who will open a season at the Fort street play house. Mr. and Mrs. H. M. Hepburn were welcomed by the McCandless family. Mrs. Hepburn was Miss Madge McCandless and returns to her home at Honolulu the bride of Mr. Hepburn, who will soon assume the management of the Hawaiian Electric Company.

RAILROAD BILL MAKES PROGRESS

WASHINGTON, June 14.—The conference report on the railroad bill has been presented to the senate.

TO CURE A COLD IN ONE DAY

Take Laxative Bromo Quinine Tablets. — All druggists refund the money if it fails to cure. V. W. Grove's signature is on each box. THIS MEDICINE CO., St. Louis, U. S. A.



"THINK IT OVER"

PATRIOTS ARE NOT ELIGIBLE

Self-Sacrificing Citizens Willing
to Hold Two Jobs Are
Barred Out.

Several of the patriotic and disinterested citizens who are at present imitating themselves on the altar of the public good by serving their fellowmen at so much per as servants of the Territory or of the city and county are liable to have their hopes of further sacrificing themselves for the good of their fellow citizens rudely blasted, as a result of an opinion rendered yesterday by Attorney-General Lindsay.

Attorney-General Lindsay cruelly holds that a self-sacrificing patriot may not go so far as to do double work and draw a double salary. No matter how much the patriot may feel for his trusting fellowmen, he may not permit himself to represent the aforesaid fellowmen, for instance, in both legislative and board of supervisors, nor may he draw down a salary from the board of supervisors and at the same time spend a stipend allowed him by some branch of the territorial government.

This cruel ruling affects several prominent politicians of the Territory. For instance, A. S. Kaleiopa, who at present consents to receive a salary as an employee of the city and county, can not run for the senate unless he resigns his more lucrative municipal job. Supervisor Bill Aylett, who at the present moment manages to eke out an existence on his pay as a supervisor at \$50 a month and his pay as watchman at the capitol, must either resign these two jobs or give up his ambitions of running for senator.

Likewise G. P. Alfonso, the noisy and jocular representative from Hilo, who thinks he ought, by rights, to be returned by a grateful constituency, must either resign his job as license inspector for Hilo or forego the pleasure of baiting Speaker Holstein in the house of representatives.

Attorney-General Lindsay's opinion is rendered in response to a letter from A. D. Castro. In replying, the attorney-general says:

Opinion No. 181.

Under Sections 16 and 17, Organic Act, a member of the territorial legislature not eligible to office under county. County officer can not, while holding said office, run for election to territorial legislature.

Honorable A. D. Castro, Secretary, Republican Party of Hawaii, Honolulu, T. H.

Dear Sir:—I beg to acknowledge receipt of yours of the 13th inst., in which you ask my opinion on the following questions:

1. Can a person holding office in or under or by authority of any of the counties or the City and County of Honolulu hold the office of a member of the territorial legislature?

2. Can a member of the territorial legislature accept an appointment in any department of any of the counties without necessarily resigning from the office he holds as a member of the legislature?

Section 16 of the Organic Act provides:

"That no member of the legislature shall, during the term for which he is elected, be appointed or elected to any office of the Territory of Hawaii."

Section 17 provides:

"That no person holding office in or under or by authority of the government of the United States or of the Territory of Hawaii shall be eligible to election to the legislature or to hold the position of a member of the same while holding said office."

The intent of congress in passing the above sections of the Organic Act was undoubtedly to prevent our legislature creating offices and subsequently filling the same by its own members. The legislature of Hawaii created the counties, prescribes the offices and fixes their salaries, and the power that created can at any time change the duties of these offices and add to or subtract from their salaries. While, popularly

BAKER SUFFERS ON TRANSPORT

Uncle Sam Now Looking for His
Employee Who Smashed
Smith's Eye.

A black eye received by G. A. R. Smith of the Vienna Bakery is causing Uncle Sam a great deal of trouble, the subject of which is not the black eye, but the man who bestowed it. Yesterday morning Smith went down to the transport Logan on business and entered into an altercation with a member of the transport's crew.

This altercation ended with grimy fist landing upon one of the optics of the baker, a nasty bruise being the result. The baker at once went to the police station where he reported the matter and swore out a warrant. The warrant was sent down to the transport but the officers of the same refused to honor it and it could not be served.

Thereupon, the artillery, infantry and naval equipment on the transport outnumbered the police resources, the officer with the warrant and Smith returned in confusion. Recourse was had to the federal law and United States District Attorney Breckons was consulted.

This resulted in a federal warrant being sworn out, and given to Marshal Hendry to serve. This functionary had no better luck than the county police, and on the transport as it sailed last night, was the man who had bestowed the black eye on Baker Smith.

However, federal warrants reach further than county warrants, and the man will be arrested at Manila if possible and returned to explain the cause that led him to disgrace the bakerial orb.

But, as Smith is the only man who knows the culprit, he will probably escape until such time as Smith catches him in a dark alley in Honolulu and delivers individual punishment.

CHAMBERLAIN'S COLIC, CHOLERA AND DIARRHOEA REMEDY.

When you fail to provide your family with a bottle of Chamberlain's Colic, Cholera and Diarrhoea Remedy at this season of the year, you are neglecting them, as bowel complaint is sure to be prevalent, and it is too dangerous a malady to be trifled with. This is especially true if there are children in the family. A dose or two of this remedy will place the trouble within control and perhaps save a life, or at least a doctor's bill. It has never been known to fail even in the most severe and dangerous cases, and its cost is not beyond the means of any one. For sale by all druggists, Benson, Smith & Co., Ltd., agents for Hawaii.

speaking, an officer of a county is perhaps not an officer of the Territory of Hawaii, it must be remembered that a county is only an arm or agency of the territorial government, created for the purpose of carrying on its scheme of government.

The language of Section 17 of the Organic Act seems positive against the contention that a county officer is eligible to election or to hold a seat in the legislature.

"No person holding office in or under or by authority of the Territory of Hawaii shall be eligible to election to the legislature or to hold the position of a member of the same while holding said office."

A county officer, in my judgment, holds his office "by authority" of the Territory of Hawaii, and would fall within the inhibition.

There would seem to be no objection to a county officer who desires to stand for election to the legislature resigning his office under the county. In the case of a member of the legislature, however, it is otherwise, for Section 16 of the Organic Act positively prohibits his being appointed to or holding office during the term for which he is elected.

In my opinion, therefore, both of your questions should be answered in the negative.

I have the honor to be, very respectfully yours,

ALEXANDER LINDSAY, JR.,
Attorney-General.

MERCHANTS FALL TO MONEY GRAFT

Hui Soliciting for Funds for Races
With Booze on the
Side.

One of the matters to be taken up at the next meeting of the merchants' association will be a discussion of a scheme that is on to raise money for alleged "race and field events" that are to be pulled off at Kapiolani Park by way of celebrating the Glorious Fourth.

This canvass for money has been eminently successful with a large number of the merchants of the city who permitted their patriotism to carry them away. It is said that about \$700 has already been raised.

Since the discovery by some of those approached for coin that the hui collecting the money was not one organized to give the people an outlet to their patriotic enthusiasm but to run free horse racing, a loud protest has been uttered, especially loud now since it is reported that some of the promoters want a special license to open a beer joint for that day at the track.

One of the collectors for this hui approached the head of a prominent business house in the city at the beginning of the week with a list of those who had already subscribed and asked for a donation. On the petition it stated that the money was to be used in promoting "race and field sports" at Kapiolani Park on the Fourth of July.

The merchant becoming suspicious, asked who was at the back of the petition and the solicitor sidestepped at once and answered only that it was "a regularly organized committee." The other persisted and asked for names and upon hearing one, promptly said: "Nothing doing!"

The words "race meet and field sports," disguise the proposition started some time ago by a hui of sports in the city to hold horse racing at the old park on the day named, with an understood object now of selling beer on the side and thus adding to the sum that is to be so kindly donated by the merchants.

A canvass of the business men of the city and others shows a decided sentiment against any racing at all on the park on that date, claiming that when Honolulu was holding races at Kapiolani Park under the auspices of a regularly organized jockey club, Hilo and Maui came to Honolulu to celebrate. They argue that now as the local jockey club has dissolved and Maui is to hold a race meet on the Fourth, conducted under auspices which cannot be questioned, it would not be the square thing to do to start a rival, if doubtful, attraction here and the mercantile associations will undoubtedly disavowance such a thing.

On the other hand a sentiment has been started to prepare a Fourth of July program that will be worthy of the day. Several influential men have expressed themselves as being surprised that no citizen committee has yet been appointed for this purpose, and to secure funds for fireworks.

The men who have been stung for the racing proposition as well as those who have refused to subscribe for it all express themselves as willing to subscribe for real Fourth of July exercises and fireworks.

Last year the fireworks were provided for the evening at Palace Square and Dr. T. J. Greene, who was detained in Honolulu owing to injuries received by his wife in an auto accident, saved the day as far as an orator went, delivering one of the best orations ever heard in Honolulu.

COAT, NOT MAN.

WAS DISCOVERED

COMO, June 14.—It was the coat and not the body of Charleston which was found in Lake Como. Charleston was the companion of Mrs. Neville Castle, whose mutilated body was discovered in a trunk floating in the lake the other day.

WANT WOMAN IN TAFTS CABINET

Mothers' Congress Suggest New
Department in National
Government.

"MRS. SECRETARY" NOW

Department of Home and Child
Is Wanted and Congress Will
Be Appealed To.

DENVER, Colorado, June 15.—That there should be a "Department of the Home and Child," added to the other departments of the national government, and that that department should be presided over by a woman secretary, with official rank equal to that of the secretary of war, secretary of the navy and the other cabinet officers, is the idea of the women gathered in convention here for the National Congress of Mothers.

The proposal was made early in the sessions of the congress, which convened on Friday last. Yesterday the sentiment was crystallized into the form of a resolution, addressed to the President and congress, in which the adoption of the new department of home and child was urged.

Various speakers on the resolution pointed out the many functions of government the new department could perform and elaborated on the necessity of having a woman at the head of the department, a woman, in the general opinion of the mothers of the congress, being the only logical and suitable head for the work that the department would be called upon to do.

JOHNSON PICKS
UP SIDE MONEY

SAN FRANCISCO, June 15.—Jack Johnson has sold his interest in the moving pictures that are to be taken of him and Jeffries when the two meet in their Fourth of July fight for the world's championship, the price paid him being fifty thousand dollars. Rickard and Gleason agree to sell their interests at the same figure.

GOVERNOR'S WIFE HURT IN RUNAWAY

SACRAMENTO, June 15.—Mrs. Gillett, wife of Governor Gillett of California, was injured in a runaway accident yesterday. It is probable that her injuries will confine her to her bed for a week at least.

POSTPONE PAYMENT TILL COURT DECIDES

WASHINGTON, June 14.—Senator Cullom today introduced a joint resolution postponing until January first the payment of the corporation tax, pending the decision of the United States Supreme Court on the constitutionality of the law.

THE TRUTH ALWAYS.

"When you are in doubt tell the truth." It was an experienced old diplomat who said this to a beginner in the work. It may pass in some things, but not in business. Fraud and deception are often profitable so long as concealed; yet detection is certain sooner or later; then comes the smash-up and the punishment. The best and safest way is to tell the truth all the time. Thus you make friends that stick by you, and a reputation that is always worth twenty shillings to the pound everywhere your goods are offered for sale. We are able modestly to affirm, that it is on this basis that the world-wide popularity of WAMPOLE'S PREPARATION rests.

The people have discovered that this medicine is exactly what it is said to be, and that it does what we have always declared it will do. Its nature also has been frankly made known. It is palatable as honey and contains all the curative properties of pure Cod Liver Oil, extracted by us from fresh cod livers, combined with the Compound Syrup of Hypophosphites and the Extracts of Malt and Wild Cherry. A combination of supreme excellence and medicinal merit. Nothing has been so successful in Anemia, Scrofula, Bronchitis, Influenza, Loss of Flesh, Wasting Diseases, and Coughs and Colds. Dr. Austin D. Irvine, of Canada, says: "I have used it in cases where cod liver oil was indicated but could not be taken by the patient, and the results following were very gratifying." It cannot deceive or disappoint you, is effective from the first dose and comes to the rescue of those who have received no benefit from any other treatment. It represents the dawn of progress. Sold by all chemists everywhere.